♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

JOSE ANTONIO ORTIZ

Case Number: 1: 07 CR 10196 - 001 - RWZ

30,2008

USM Number: 26480-038 Scott A. Lutes, Esquire

Defendant's Attorney Additional documents attached THE DEFENDANT: pleaded guilty to count(s) 1-4 pleaded nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Additional Counts - See continuation page Title & Section **Nature of Offense** Offense Ended Count 21 USC § 846 Conspiracy to Possess with Intent to Distribute, and to distribute 05/02/71 1 21 USC § 841(a)(1) Possession with Intent to Distribute eocaine 05/02/07 2 18 USC § 1951 **Extortion Conspiracy** 05/02/07 3 18 USC § 1951 Attempted Extortion 05/02/07 10 of this judgment. The sentence is imposed pursuant to The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984. The defendant has been found not guilty on count(s) Count(s) are dismissed on the motion of the United States. It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic eircumstances. Date of Imposition of Judgme The Honorable Rya W. Zobel Judge, U.S. District Court Name and Title of Judge

(Rev. 06/05) Judgment in a Criminal Case **△**AO 245B(05-MA) Sheet 2 - D. Massachusetts - 10/05 10 Judgment — Page ____ 2 of **JOSE ANTONIO ORTIZ DEFENDANT:** CASE NUMBER: 1: 07 CR 10196 - 001 - RWZ **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 135 month(s) Defendant shall receive credit for time served. The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: □ a.m. □ p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: Defendant delivered on , with a certified copy of this judgment. UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

| ⊗ AO 24 | ISB(05-MA) | Sheet 3 - D. Massachusetts - 1 | | | | | | | |
|----------------|---|---|--|---|--------------------------------------|-------------------------|---------------------|-------------|--------------|
| Deer | ENDANT: | JOSE ANTONIO | ORTIZ | | Judgment- | -Page | 3 | of _ | 10 |
| | | 1: 07 CR 10196 | - 001 - RV | WZ | | | | | |
| CASI | o ivolvideix. | | SUPE | RVISED RELEASE | | | See co | ntinuatio | n page |
| Upon | release from ir | mprisonment, the defend | ant shall be on s | supervised release for a term of | of: 60 | month | (s) | | |
| custod | The defendant by of the Burea | must report to the proba au of Prisons. | tion office in the | e district to which the defenda | nt is released wi | thin 72 h | ours o | f release | from the |
| The de | efendant shall | not commit another fede | ral, state or loca | d erime. | | | | | |
| The desubsta | efendant shall ince. The defe ifter, not to exc | not unlawfully possess a endant shall submit to on ceed 104 tests per year, | controlled subse drug test within as directed by the | stance. The defendant shall re in 15 days of release from imp he probation officer. | frain from any u orisonment and a | nlawful i t least tw | ise of a o perio | control | led tests |
| | | g testing condition is sus ce abuse. (Check, if app | | on the court's determination th | at the defendant | poses a l | ow ris | k of | |
| √ | The defendant | shall not possess a firear | m, ammunition, | , destructive device, or any oth | her dangerous w | eapon. (| Check, | if applic | able.) |
| | The defendant | shall cooperate in the co | llection of DNA | as directed by the probation | officer. (Check, | if applic | able.) | | |
| | | shall register with the st ected by the probation of | | registration agency in the stat f applicable.) | te where the defe | endant re | sid e s, v | vorks, o | ris a |
| | The defendant | shall participate in an ap | proved program | for domestic violence. (Che | ck, if applicable | .) | | | |
| Sched | f this judgmen lule of Paymen | nt imposes a fine or restints sheet of this judgmen | ution, it is a cont. | ndition of supervised release th | hat the defendan | t pay in a | ecorda | nce with | the |
| on the | The defendant attached page | must comply with the st | andard condition | ns that have been adopted by t | his eourt as well | as with a | ıny add | litional c | onditions |
| | | STAN | DARD CO | NDITIONS OF SUPE | RVISION | | | | |
| 1) | the defendan | nt shall not leave the judi | eial district with | out the permission of the cour | rt or probation of | fficer; | | | |
| 2) | the defendan each month; | | ation officer and | d shall submit a truthful and co | omplete written | report wi | thin the | e first fiv | e days of |
| 3) | the defendan | nt shall answer truthfully | all inquiries by | the probation officer and follo | w the instruction | ns of the | probat | ion offic | ег; |
| 4) | the defendan | nt shall support his or her | dependents and | I meet other family responsibi | lities; | | | | |
| 5) | the defendan | nt shall work regularly a easons; | t a lawful occup | pation, unless excused by the | probation office | r for sch | ooling, | training | , or other |
| 6) | the defendan | nt shall notify the probati | on officer at leas | st ten days prior to any change | e in residence or | employn | nent: | | |

- controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;

the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any

- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convieted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to aet as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement. 13)

SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case

Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

DEFENDANT:

JOSE ANTONION ORTIZ

CASE NUMBER: 1: 07 CR 10196 - 001 - RWZ

Judgment—Page ____4 of ___10

ADDITIONAL ✓ SUPERVISED RELEASE ☐ PROBATION TERMS

The defendant shall have no contact directly or indirectly with the victim or his/her family.

Continuation of Conditions of Supervised Release Probation

SAO 245B(05-MA)

(Rev 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05

| | | 5,,,,,, | | | | | | | | |
|--------|--|---------------------------------------|--|------------------------------------|----------------------|------------------------------|---|---------------------------------------|--------------------------|----------------------------|
| nee | ENDANT | JOS | E ANTONIO O | RTIZ | | | Judgment | — Page5 | of | 10 |
| CAS | ENUMB | ER: 1: 0 | 7 CR 10196 - | | | | | | | |
| | | | | MINAL M | | ARY PE | NALTIES | | | |
| , | The defend | ant must p | ay the total eriminal i | monetary penalt | ies unde | r the schedul | le of payments on SI | heet 6. | | |
| | | Asses | sment | | <u>Fine</u> | | | <u>estitution</u> | | |
| тот | ALS | \$ | \$400.00 | | \$ | | \$ | | | |
| | after such o | leterminati | | | | | | | | e entered |
| | The defend | ant must n | nake restitution (inclu | iding communit | y restitut | tion) to the fo | ollowing payees in t | he amount listed | below. | |
| 1 | If the defer the priority before the | dant make order or p United Sta | es a partial payment, e percentage payment of tes is paid. | each payee shall olumn below. I | receive : However | an approxim , pursuant to | ately proportioned po 18 U.S.C. § 3664(i | ayment, unless s), all nonfederal | specified o victims m | therwise in ust be paid |
| Nam | e of Payee | | <u>Total</u> | Loss* | | Restituti | on Ordered | <u>Priority</u> | y or Perce | ntage |
| | | | | | | | | | | |
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| | | | | | | | | | See Conti Page | nuation |
| TO | ΓALS | | \$ | \$0.00 | - | § | \$0.00 | | | |
| | Restitutio | n amount | ordered pursuant to p | lea agreement | \$ | | | | | |
| \Box | | | pay interest on restit | | | | | • | | |
| | | • | ne date of the judgment equency and default, | | | . , , | All of the payment | options on Sheet | 6 may be | subjeet |
| | The court | determine | ed that the defendant | does not have th | ne ability | to pay intere | est and it is ordered | that: | | |
| | the ir | iterest requ | irement is waived fo | rthe [fin | ne 🔲 | restitution. | | | | |
| | the ir | iterest requ | irement for the | fine | restitutio | on is modifie | d as follows: | | | |
| | | | | | | | | | | |
| * Fin | ndings for the tember 13, | he total am 1994, but l | ount of losses are requee before April 23, 1996 | uired under Cha | pters 109 | PA, 110, 110 | A, and 113A of Title | 18 for offenses of | committed | on or after |

(Rev. 06/05) Judgment in a Criminal Case AO 245B(05-MA) Sheet 6 - D. Massachusetts - 10/05 Judgment — Page JOSE ANTONIO ORTIZ DEFENDANT: CASE NUMBER: I: 07 CR 10196 - 001 - RWZ SCHEDULE OF PAYMENTS Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows: Lump sum payment of \$ \$400.00 due immediately, balance due Payment to begin immediately (may be combined with C, D, or F below); or (e.g., weekly, monthly, quarterly) installments of \$ (e.g., months or years), to commence _____ (e.g., 30 or 60 days) after the date of this judgment; or (e.g., weekly, monthly, quarterly) installments of \$ _ D (e.g., months or years), to commence _____ (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or (e.g., 30 or 60 days) after release from Payment during the term of supervised release will commence within imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or Special instructions regarding the payment of criminal monetary penalties: Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the elerk of the court. The defendant shall receive eredit for all payments previously made toward any criminal monetary penalties imposed. See Continuation Joint and Several Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate. The defendant shall pay the eost of prosecution. The defendant shall pay the following court eost(s): The defendant shall forfeit the defendant's interest in the following property to the United States: Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

| AO 24 | 15B | | Criminal Judgment Page 1) — Statement of Reasons - D. Massachusetts - 10/05 |
|-------|----------------|---|--|
| | EN | | JOSE ANTONION ORTIZ 1: 07 CR 10196 - 001 - RWZ MASSACHUSETTS STATEMENT OF REASONS |
| I | cc | URT | DINGS ON PRESENTENCE INVESTIGATION REPORT |
| | Α | 4 | court adopts the presentence investigation report without change. |
| | В | | e court adopts the presentence investigation report with the following changes. ck all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.) Section VIII if necessary.) |
| | | ı | Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics): |
| | | 2 | Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility): |
| | | 3 | Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations): |
| | | 4 | Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions): |
| | С | | e record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32. |
| II | C | OURT | DING ON MANDATORY MINIMUM SENTENCE (Check all that apply.) |
| | Α | | count of conviction carries a mandatory minimum sentence. |
| | В | V | datory minimum sentence imposed. |
| | С | | or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the ence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum not apply based on |
| | | | findings of fact in this case substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f)) |
| Ш | | OURT tal Off | ERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): |
| | Cr Im Su | iminal prisoni pervise ne Rang | ry Category: I Range: 135 to 168 months lease Range: 4 to 5 years 17.500 to \$ 4.000,000 yed or below the guideline range because of inability to pay. |

| AO 2 | 245B (05 | MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of | Reasons - D. M. | assachusetts - 10/05 | | | | | | | | | |
|------|---|--|--|--|---|--|--|--|--|--|--|--|--|
| CA | FEND SE NU STRIC | MBER: 1: 07 CR 10196 - | 001 - RV | | Judgment — Page 8 of 10 | | | | | | | | |
| | | | STATE | MENT OF REASONS | | | | | | | | | |
| IV | ADV | ISORY GUIDELINE SENTENC | ING DETER | RMINATION (Cheek only one.) | | | | | | | | | |
| | Α [| The sentence is within an advisory | guideline range | e that is not greater than 24 months, an | d the court finds no reason to depart. | | | | | | | | |
| | В↓ | (Use Section VIII if necessary.) | | | e specific sentence is imposed for these reasons. | | | | | | | | |
| | C [| It is the appropriate sentence in the The court departs from the advisor (Also complete Section V.) | _ | reed by the parties. Ige for reasons authorized by the senter | ncing guidelines manual. | | | | | | | | |
| | D [| _ | | | | | | | | | | | |
| v | DEP | DEPARTURES AUTHORIZED BY THE ADVISORY SENTENCING GUIDELINES (If applicable.) | | | | | | | | | | | |
| | A The sentence imposed departs (Check only one.): below the advisory guideline range above the advisory guideline range | | | | | | | | | | | | |
| | В | Departure based on (Check all that | apply.): | | | | | | | | | | |
| | 1 | □ 5K1.1 plea agreeme □ 5K3.1 plea agreeme □ binding plea agreement for | ent based on the control of the cont | and check reason(s) below.): the defendant's substantial assistated by the court race by the court finds to be reasonal as government will not oppose a court of the court cour | Program | | | | | | | | |
| | Motion Not Addressed in a Plea Agreement (Cheek all that apply and check reason(s) below.): 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected | | | | | | | | | | | | |
| | 3 | | reement or n | notion by the parties for departure | (Charle passants) halani) | | | | | | | | |
| | С | Reason(s) for Departure (Cheek a | | | Center reason(s) below.j. | | | | | | | | |
| | 4A1.3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1.6 5H1.11 | Criminal History Inadequacy Age Education and Vocational Skills Mental and Emotional Condition Physical Condition Employment Record Family Ties and Responsibilities Military Record, Charitable Service, Good Works Aggravating or Mitigating Circumstances | 5K2.1 5K2.2 5K2.3 5K2.4 5K2.5 5K2.6 5K2.6 5K2.7 5K2.8 | Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct | 5K2.11 Lesser Harm 5K2.12 Coercion and Duress 5K2.13 Diminished Capacity 5K2.14 Public Welfare 5K2.16 Voluntary Disclosure of Offense 5K2.17 High-Capacity, Semiautomatic Weapon 5K2.18 Violent Street Gang 5K2.20 Aberrant Behavior 5K2.21 Dismissed and Uncharged Conduct 5K2.22 Age or Health of Sex Offenders 5K2.23 Discharged Terms of Imprisonment Other guideline basis (e.g., 2B1.1 commentary) | | | | | | | | |
| | D | Explain the facts justifying the de | parture. (U | se Section VIII if necessary.) | | | | | | | | | |

| Εł | FEND | ANT: | JO | SE ANTONIO | N ORTIZ | Z | | | Judgment | Page | 9 o | f 10 |
|----|--|---|--|--|-----------------------------------|------------------|--|--|----------------------|------------|----------|-------------|
| | | | | 07 CR 10196 | | - RWZ | | | | | | |
| 15 | TRIC | T: | MA | ASSACHUSETTS | | | | | | | | |
| | | | | | STA | TEME | NT OF REA | SONS | | | | |
| I | COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM (Check all that apply.) | | | | | | | | | | | |
| | A The sentence imposed is (Check only one.): | | | | | | | | | | | |
| | | ☐ belov | below the advisory guideline range | | | | | | | | | |
| | above the advisory guideline range | | | | | | | | | | | |
| | В | Sentenc | e imp | e imposed pursuant to (Check all that apply.): | | | | | | | | |
| | | 1 | Plea | a Agreement (Che binding plea agreem plea agreement for a plea agreement that system | ent for a sente sentence outs | ence outside the | ne advisory guidelir ory guideline systen | e system accepted , which the court f | inds to be reasona | | advisor | y guidelin |
| | | 2 | Mo | government motion defense motion for a defense motion for a | for a sentence s sentence outs | outside of the | e advisory guideline visory guideline sys | system tem to which the go | overnment did not | object | | |
| | | 3 | Oth | her | | | | | | | | |
| | | | | Other than a plea ag | reement or mo | otion by the pa | arties for a sentence | outside of the advi | sory guideline sys | tem (Check | reason | (s) below.) |
| | C | Reason(s) for Sentence Outside the Advisory Guideline System (Check all that apply.) | | | | | | | | | | |
| | | the nature and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1) | | | | | | | | | | |
| | | lo ref | lect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C § 3553(a)(2)(A)) | | | | | | | | | |
| | | to aff | afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) | | | | | | | | | |
| | | to protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) | | | | | | | | | | |
| | | | | he defendant with nced § 3553(a)(2)(D)) | ed educational | l or vocationa | l training, medical | are, or other correc | ctional treatment in | the most e | ffective | manner |
| | | to av | oid unv | warranted sentencing d | isparities amor | ng defendants | (18 U.S.C. § 3553 | a)(6)) | | | | |
| | | ☐ to pro | ovide r | estitution to any victim | s of the offens | e (18 U.S.C. | § 3553(a)(7)) | | | | | |

| AO 24. | 5B (05 | | | 06/05) Criminal Iment (Page 4) – | | Reasons - D. Mass | achusetts - 10/05 | | | | | | | |
|--------|----------------|--------------------|---------|-------------------------------------|-------------------------------|---|---------------------|-------------|----------------------------|--------------------|----------|-----------------|------|--------------|
| CAS | | DANT UMB CT: | | 1: 07 CI | NTONIO R 10196 CHUSETTS | - 001 - RV | VZ MENT OF | 'REAS | SONS | Judgmer | nt — P | age 10 o | ¢. | 10 |
| VII | co | URT | DET | ERMINAT | ONS OF R | ESTITUTION | | | | | | | | |
| | Α | Ø | Res | stitution Not | Applicable. | | | | | | | | | |
| | В | Tota | ıl An | nount of Rest | itution: | | | | | | | | | |
| | c | Res | titutio | on not ordere | d (Check onl | ly one.): | | | | | | | | |
| | | 1 | | | | ion is otherwise ma as to make restituti | | | | | l becaus | e the number o |)f | |
| | | 2 | | issues of fact a | and relating then | ion is otherwise ma n to the cause or an ition to any victim | nount of the victin | ms' losses | would complic | ate or prolong the | senten | cing process to | a de | дгее |
| | | 3 | | ordered becau | se the complicat | estitution is authori ion and prolongation to any victims und | on of the sentenci | ing process | resulting from | - | | - | | |
| | | 4 | | Restitution is | not ordered for o | other reasons. (Exp | olain.) | | | | | | | |
| | D | | Par | tial restitutio | n is ordered t | for these reason | ıs (18 U.S.C. | § 3553(c |)): | | | | | |
| VIII | AD | DITIO | DNA | L FACTS J | USTIFYING | G THE SENTE | ENCE IN TH | IS CASI | E (If applica | ble.) | | | | |
| | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | |
| | | | | 000 | III, IV, and \)-00-2849 | II of the Stater | nent of Reaso | ns form | | • | - | | | |
| | | | | c. No.: | -00-1962 | | | - | Date of Imp 07/29/08 | oosition of Jud | lgment | t | | |
| | | | | Birtin: | | | | _ | Kan |) Wh | <u>V</u> | | | |
| Defe | ndan | t's Re | siden | ice Address: | Salem, MA 01 | 970 | | The | Signature o Honorable R | | | Judge, U. | s. d | istrict Cour |
| Defe | en da n | t's Ma | iling | Address: | Donald W. Wy 950 Hugh Stre | | lity | | Name and T Date Signed | Fitle of Judge | 30 | 200 | ح. | |